United States District Court

for the

Warthern District of Oklahoma

MAR 0 4 2025

Heidi D. Campbell, Clerk U.S. DISTRICT COURT

Division

(to be filled in by the Clerk's Office)

Jury Trial: (check one) Yes I No

DARNELL JEROME-MURPHY BEY Plaintiff(s)

(Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

STATE OF OKLAHOMA (SEE A HACKE

(Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

COMPLAINT FOR A CIVIL CASE

I. The Parties to This Complaint

A. The Plaintiff(s)

No Cpy's No Env/Cpy's

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name

Street Address

City and County

State and Zip Code

Telephone Number

E-mail Address

DARNELL JEROME-MURPHY BEY

408624 Jo Ct 1 St. Louis; St. Louis

Missouri State

314.249.5011

darnell simurply a yahoo.com

В. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

Defendant No. 1	
Name	Gentner Drummond
Job or Title (if known)	Oklahoma A Horney General
Street Address	313 NE 21st Street
City and County	Oklahoma City, Oklahoma
State and Zip Code	Oklahoma State 73105
Telephone Number	Option of State 1 3103
E-mail Address (if known)	
Defendant No. 2	
Name	Pam Bondi
Job or Title (if known)	
Street Address	U.S. Attorney General (DOJ) 950 Pennsylvania Ave., NW
City and County	Waling Hours of Vania Hve., Nou
State and Zip Code	Washington, D.C. 20530
Telephone Number	J.C. 20530
E-mail Address (if known)	
Defendant No. 3	
Name	1/21/20 02 1-11
Job or Title (if known)	Heidi D. Compbell Clerk of U.S. Pistrict for Northern Dist. Ok
Street Address	Clerk of U.S. Pistrict for Morthern Dist. UN
City and County	333 W. 4th Street Rm 411
State and Zip Code	Tulsa Zunz
Telephone Number	Oklahoma 74103
E-mail Address (if known)	
Defendant No. 4	
Name	Value State
Job or Title (if known)	Revin Stitt
Street Address	Governor of Oklahoma
City and County	Oklahana Cil
State and Zip Code	Oklahama City
Telephone Number	Oklahoma +3105
E-mail Address (if known)	

Page 2 of 28

Defendant #5 SARAH WALLACE

Mayes COUNTY COURT CLERK

I Court Pl. Fr

Pryor

OKlahoma 74361

Defendant #4 Matthew Ballard

Mayes County District Attorney

1 Court Pl # 250

Pryor

UKI ahoma 74341

Defendant #7 Jacqueline Stout
Honorable Judge of Mayes County
1 Court P1.#200

Pryor
OKlahoma 74361

Defendant #8 Pat Mays
Oklahoma Highway Patrol Chief
9191 N. 123rd East Ave
Owasso, C
Oklahoma 74055

Defendant # 9 Samuel Walker Oklahoma Highway Patrol Trooper 441276 US-60 Vinita Oklahoma 74301

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

			,	On! (check all that apply)	
	Fede	eral ques	tion	☐ Diversity of citizenship	
Fill ou	it the pa	ıragraphs	in this section that ap	pply to this case.	
A.	If the	Basis fo	or Jurisdiction Is a F	ederal Question	
В.	are at U. Pri	issue in 12 U S. Co vileges deva	this case. 5. C. § 1983 nstitution An 1 (mmunition) 1 fules of C	deral treaties, and/or provisions of the United Mend XIV ses Clause, Article IV, Section of Citizenship	
	1.	The P	laintiff(s)		
		a.	If the plaintiff is an The plaintiff, (name State of (name)	n individual	, is a citizen of the
		b.	If the plaintiff is a c	corporation	
			The plaintiff, <i>(name</i> under the laws of the		, is incorporated ,
			and has its principa	al place of business in the State of (name)	
			re than one plaintiff i. information for each d	is named in the complaint, attach an addit additional plaintiff.)	tional page providing the
	2.	The D	efendant(s)		
		a.	If the defendant is a	an individual	
			The defendant, (nan	(me)	, is a citizen of
			the State of (name)		. Or is a citizen of
			(foreign nation)		

	o. If the defendant is a corporation	
	The defendant, (name)	, is incorporated under
	the laws of the State of (name)	, and has its
	principal place of business in the State of (name)	
	Or is incorporated under the laws of (foreign nation)	The state of the s
	and has its principal place of business in (name)	
	(If more than one defendant is named in the complaint, attach an same information for each additional defendant.)	additional page providing the
3.	The Amount in Controversy	
	The amount in controversy-the amount the plaintiff claims the destake-is more than \$75,000, not counting interest and costs of co	

TC 41- 1-C- 1-4 '-----

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

SEE ATTHCHED

IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

SEE ATTACHED

V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

	Date of signing: $3/3/26$
	Signature of Plaintiff Printed Name of Plaintiff Darnell Jerome-Murphy Bey Darnell Jerome-Murphy Bey
В.	For Attorneys
	Date of signing:
	Signature of Attorney
	Printed Name of Attorney
	Bar Number
	Name of Law Firm
	Street Address
	State and Zip Code
	Telephone Number
	E-mail Address

Page 7 of 28

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

Plaintiff: DARNELL JEROME MURPHY BEY, Pro Se

VS.

Defendants: The State of Oklahoma, Mayes County Court, Mayes County District Attorney, Judge Jacqueline Stout, Oklahoma Highway Patrol, Oklahoma Attorney General, Governor of Oklahoma, Attorney General for the Northern District of Oklahoma, and U.S. Attorney General (DOJ)

COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF

I. Introduction

Plaintiff files this Complaint for Declaratory and Injunctive Relief, challenging the constitutionality of the statute under which he has been charged, which violates the right to travel and due process under the U.S. Constitution.

II. Jurisdiction & Venue

This Court has jurisdiction under 28 U.S.C. § 1331 (federal question jurisdiction) because Plaintiff raises a constitutional challenge under Rule 5.1 of the Federal Rules of Civil Procedure. Venue is proper in this District as the violations occurred in Mayes County, Oklahoma.

III. Constitutional Violations

- 1. Right to Travel Violation The statute unlawfully restricts Plaintiff's right to travel under the Privileges and Immunities Clause and the Fourteenth Amendment.
- 2. Due Process Violation The statute is unconstitutionally vague, violating the Fifth and Fourteenth Amendments.
- 3. Improper Court Proceedings The state court entered a plea without Plaintiff's consent, violating his due process rights.

IV. Relief Sought

Plaintiff seeks:

- 1. A declaration that the statute is unconstitutional.
- 2. A preliminary and permanent injunction against further state proceedings.
- 3. Any other relief this Court deems just and proper.

Dated this 2 day of March, 2025. DARNELL JEROME MURPHY BEY, Pro Se

Page 8 of 28

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

Plaintiff: DARNELL JEROME MURPHY BEY, Pro Se

VS.

Defendants: The State of Oklahoma, Mayes County Court, Mayes County District Attorney, Judge Jacqueline Stout, Oklahoma Highway Patrol, Oklahoma Attorney General, Governor of Oklahoma, Attorney General for the Northern District of Oklahoma, and U.S. Attorney General (DOJ)

NOTICE OF CONSTITUTIONAL CHALLENGE PURSUANT TO RULE 5.1

Comes now the Plaintiff, DARNELL JEROME MURPHY BEY, Pro Se, and hereby submits this Notice of Constitutional Challenge pursuant to Rule 5.1 of the Federal Rules of Civil Procedure.

Plaintiff challenges the constitutionality of the statute under which he has been charged, asserting violations of his fundamental right to travel and due process under the United States Constitution.

Plaintiff contends that:

- 1. The statute unlawfully restricts his fundamental right to travel under the Privileges and Immunities Clause and the 14th Amendment.
- 2. The statute is unconstitutionally vague and lacks proper enforcement guidelines, violating the Due Process Clause of the Fifth and Fourteenth Amendments.
- 3. The state court has entered a plea without Plaintiff's consent, further depriving him of due process.

WHEREFORE, Plaintiff requests this Court:

- 1. Issue a preliminary injunction halting the state proceedings pending this Court's ruling.
- 2. Declare the challenged statute unconstitutional.
- 3. Grant any further relief deemed just and proper.

EXHIBITS

The following exhibits are attached in support of this filing:

Exhibit A – UCC-1 Financing Statement

Exhibit B – Court-Stamped Legal Filings

Exhibit C – Affidavit of Publication for Name Change

Exhibit D - Court Information with Incorrect Name

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing Notice of Constitutional Challenge was served upon the following parties on this date, via next day Mail: 4 certified

- 1. Oklahoma Attorney General, Gentner Drummond
- 313 NE 21st Street, Oklahoma City, OK 73105
- 2. U.S. Attorney General, U.S. Department of Justice, 950 Pennsylvania Avenue NW,
- Washington, DC 20530
- 3. Clerk of the U.S. District Court for the Northern District of Oklahoma, 333 W. 4th Street, Room 411, Tulsa, OK 74103
- 4. Governor of Oklahoma, Kevin Stitt in his official capacity
- 2300 N. Lincoln Blvd., Room 212, Oklahoma City, OK 73105
- 5. Mayes County Court
- 1 Court Place, Pryor, OK 74361
- 6. Mayes County District Attorney, Matthew Ballard
- 1 Court Place, Suite 250, Pryor, OK 74361
- 7. Honorable Jacqueline Stout, in her official capacity as Judge of the Mayes County Court
- 1 Court Place, Pryor, OK 74361
- 8. Oklahoma Highway Patrol
- 9191 N. 123rd East Ave., Owasso, OK 74055
- 9. Samuel Walker, in his official and individual capacity
- 441276 US-60, Vinita, OK 74301

Dated this 3rd day of March, 2025.

<u>Larnell Terme - Murphy</u> Bey Darnell Jerome Murphy Bey, Pro Se 28

File Number: 20230412001443161
Date Filed: 4/12/2023 12:12 AM

John R. Ashcroft Secretary of State

UCC FINANCING STATEMENT

St. Louis, MO 63033

FOLLOW INSTRUCTIONS
A NAME & PHONE OF CONTACT AT FILER [optional]
Darnell Bey
8 E-MAIL CONTACT AT FILER (optional)
darnell81murphv@vahoo.com
C SEND ACKNOWLEDGMENT TO (Name and Address)
Darnell Bey
2452 Indiancup dr

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

Page 1 of 1

1a ORGANIZATION'S NAME				
15 INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	AUDITIC	JNAL NAMEISJANI HALS	SUFFIX
BEY	DARNELL	JERON	MEMURPHY	
te MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
1200 MARKET ST	ST LOUIS	MO	63103	USA
. DEBTOR'S NAME: Provide only one Debtor name (2a or 2b)				
sme will not fit in the line 2b, leave all of Item 2 blank, check here	and provide the Individual Debtor Information in item	10 of the Finan	icing Statement Addendum (Form	n UCC1AD)
28. ÜRGANIZATION S NÂME				
2b. individual's surname	FIRST PERSONAL NAME	ADDITIO	DNAL NAME(S)/INITIALS	SUFFIX
2c MAILING ADDRESS	СІТҮ	STATE	POSTAL CODE	COUNTRY
SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSI	GNOR SECURED PARTY): Provide only one Secured Party	ty name /3a or 3	thi	
3a ORGANIZATION'S NAME				
DARNELL JEROME MURPHY BEY EXPRE	SS TRUST			
36 INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIO	ONAL NAME(S)/INITIAL(S)	SLFFIX
S- MAII ING ADDRESS	CITY	STATE	POSTAL CODE	COLNTRY
8624 JO CT	ST LOUIS	MO	63134	USA
COLLATERAL: This financing statement covers the following the debtors property, be collisteral for securing contractual obligations in favor or claim: is nine hundred billion United States Dollars (\$90 the commercial registry and public Notice of a commercial rights interest and equity in said property and the commercial rights.	oth registered and unregistered, is hereby select of the Secured Party. The value of the Secured R 0,000,000,000 000. This is the entry of the Debi	Party's tor into		
commercial registry and public Notice of a commercial rights interest and equity in said property and attachments in the said property and attachments of the said property and attachments of the said of the sai	transaction. The Secured Party hereby secures tents: SA-1-020819814123-DJMB; POA-020819814123-DJMB; POA-02081981414123-DJMB; POA-02081981414123-DJMB; POA-0208198141414141414141414141414141414141414	s all title. 19814123DJI	MB administered by a Decedent's in if applicable and only on all tren. / Non-UCC Film	o bex
Public Finance Transaction Manufactured-Home Trans	A Debtor is a Transmitting Utility	"Qncului		
Date F	Commence of the second			e Liconsor

Bey, Darnell Jerome Murphy, Attorney-in-Fact 6907 Page Ave. #1141 Saint Louis, Missouri 63133 dhitta62@gmail.com 314-400-2391

February 24, 2025

Clerk of the Court District Court of Mayes County 1 Court Pl #200 Pryor, OK 74361

RE: Submission of Legal Filings for Case OHP25003207

FILED IN THE DISTRICT COURT MAYES CO OKLAHOMA

FEB 2 5 2025

SARAH WALLACE, COURT CLERK

Dear Clerk of the Court,

Enclosed please find the following legal documents for filing in the above-referenced matter:

- 1. Plea in Abatement Due to Misidentification & Lack of Jurisdiction
- 2. Petition for Writ of Quo Warranto
- 3. Motion to Dismiss for Lack of Personal Jurisdiction Due to Misidentification
- 4. Notice of Fundamental Defect in Process
- 5. Motion to Suppress Evidence Due to Illegal Search & Seizure
- 6. Motion to Quash Arrest and Dismiss Charges
- 7. Affidavit of Fact Unlawful Arrest & Fourth Amendment Violation
- 8. Affidavit of Fundamental Defect in Process & Lack of Jurisdiction
- 9. Affidavit of Special Appearance & Non-Consent to Jurisdiction
- 10. Notice of Foreign Trust & Private Status

These documents are submitted in accordance with my legal rights and duties as Attorneyin-Fact for Bey, Darnell Jerome Murphy. I respectfully request that these filings be entered into the record and that copies be returned to me with the court's official stamp.

Bey, Darnell Jerome Murphy, Attorney-in-Fact 6907 Page Ave. 1141 Saint Louis, Missouri 63133 Philipole email.com [314-400-2391

IN THE DISTRICT COURT OF MAYES COUNTY STATE OF OKLAHOMA

STATE OF OKLAHOMA,

Plaintiff

Vs

DARNELL JEROME MURPHY,

Defendant

Case: OHP25003207

PLEA IN ABATEMENT DUE TO MISIDENTIFICATION & LACK OF JURISDICTION

COMES NOW, Bey, Darnell Jerome Murphy, Attorney-in-Fact, and respectfully submits this Plea in Abatement to halt proceedings due to a fundamental jurisdictional defect, stating as follows:

I. Misidentification Creates a Fatal Defect

- 1. The name under which these proceedings have been initiated does not correctly identify
- 2. The prosecution has failed to establish that I am the correct party to this action, rendering all proceedings defective.
- 3. The misidentification issue is a fundamental due process violation, requiring abatement of these proceedings.

Bey, Darnell Jerome Murphy, Attorney-in-Fact 6907 Page Ave. 1141
Saint Louis, Missouri 63133
dhttao2@gmail.com
314-400-2391

IN THE DISTRICT COURT OF MAYES COUNTY STATE OF OKLAHOMA

STATE OF OKLAHOMA,

Plaintiff

VS

DARNELL JEROME MURPHY,

Defendant

Case: OHP25003207

MOTION TO DISMISS FOR LACK OF PERSONAL JURISDICTION DUE TO MISIDENTIFICATION

COMES NOW, Bey, Darnell Jerome Murphy, Attorney-in-Fact, and moves this Court to Dismiss for Lack of Personal Jurisdiction Due to Misidentification, stating as follows:

- 1. Fundamental Defect in Identity: The court records reflect the name "Darnell Jerome Murphy," which is not my legal or proper name. My correct name is "DARNELL JEROME MURPHY BEY," with "BEY" as the only surname.
- 2. Jurisdictional Deficiency: Due process under the U.S. Constitution and Oklahoma law mandates that a court have personal jurisdiction over the correct individual. The misidentification renders these proceedings void.
- 3. Improper Arrest and Booking: I was arrested and booked under an incorrect identity despite providing my correct legal name. The refusal of jail staff to recognize my proper identity constitutes a due process violation.

Bey, Darnell Jerome Murphy, Attorney-in-Fact 6907 Page Ave. 1141 Saint Louis, Missouri 63133 314-400-2391

IN THE DISTRICT COURT OF MAYES COUNTY

STATE OF OKLAHOMA

STATE OF OKLAHOMA, Plaintiff VS DARNELL JEROME MURPHY. Defendant Case: OHP25003207

NOTICE OF FUNDAMENTAL DEFECT IN PROCESS

COMES NOW, Bey, Darnell Jerome Murphy, Attorney-in-Fact, and provides notice to this Court that the proceedings initiated in this matter are fatally defective due to the following:

- 1. Erroneous Identification: The State has proceeded under the incorrect identity "Darnell Jerome Murphy" rather than my correct legal name.
- 2. Jurisdictional Failure: A court cannot obtain jurisdiction over an individual when the name listed in the proceedings does not correspond to the individual named.
- 3. Due Process Violation: The refusal of arresting officers and jail personnel to properly identify me has resulted in a due process failure that invalidates the entire case.
- 4. Void Proceedings: As a result of these fundamental defects, any action taken by the court under the incorrect name is void ab initio and cannot be lawfully enforced.

WHEREFORE, I demand that this Court take judicial notice of the fatal defect in process and immediately dismiss all proceedings against me.

Respectfully submitted, Fry Durall Lucus Mary thy April

Bey, Darnell Jerome Murphy, Attorney-in-Fact

Date 2/24/25

Bey, Darnell Jerome Murphy, Attorney in Fact 6907 Page Ave. 1141 Saint Louis, Missouri 63133 http://doi.org/10.1009/ 314-400-2391

IN THE DISTRICT COURT OF MAYES COUNTY STATE OF OKLAHOMA

STATE OF OKLAHOMA.

Plaintiff

VS

DARNELL JEROME MURPHY,

Defendant

Case: OHP25003207

MOTION TO QUASH ARREST AND DISMISS CHARGES

COMES NOW, Bey, Darnell Jerome Murphy, Attorney-in-Fact, and moves this Court to Quash the Arrest and Dismiss Charges for the following reasons:

- 1. Misidentification in Arrest: The arrest was based on an erroneous identification. The name under which the arrest was conducted, "DARNELL JEROME MURPHY," is not my correct legal name. My correct legal name is "DARNELL JEROME MURPHY BEY," with "BEY" as my only surname.
- 2. Lack of Probable Cause Due to Misidentification: Law enforcement officers detained and arrested the wrong individual, violating my Fourth Amendment rights against unlawful seizure.
- 3 Defective Process and Lack of Jurisdiction. The court lacks jurisdiction over me due to the fundamental defect in identifying the accused. Any proceedings under the incorrect name are void ab initio.
- 4. Unlawful Detention and Due Process Violation. I was unlawfully detained for over 40 hours under an incorrect name, depriving me of my right to due process.

AFFIDAVIT OF FACT

UNLAWFUL ARREST & FOURTH AMENDMENT VIOLATION

- l, Bey, Darnell Jerome Murphy, a private man, in my correct and proper status, sui juris, under penalty of perjury under the laws of the United States of America, do hereby affirm and attest to the following facts based on firsthand knowledge and belief:
- i. Identification & Status
- 1. I am a private man and do not operate in commerce as a statutory entity.
- 2.1 lawfully changed my name in 2019 from Darnell Jerome Murphy to Darnell Jerome Murphy Bey , where "Bey" is my sole last name.
- 3. I am the secured party, creditor, and holder in due course of the entity associated with the birth certificate name.
- $4.\ I$ hold a Durable Power of Attorney (POA) over the entity and have properly recorded this authority.
- 5. A Security Agreement exists between the entity and a private foreign trust, further clarifying my jurisdictional position.
- 6. I have lawfully filed a UCC-1 Financing Statement as a non-UCC filing $\,$, placing a fee schedule on any unauthorized use of the entity name.
- ii. Facts of the Unlawful Arrest
- 7. On or about February 14, 2025 , I was unlawfully detained, searched, and arrested by Oklahoma State Trooper in Mayes County, Oklahoma $\,$
- 8. The arresting officer(s) $\,$ misidentified me as "Darnell Jerome Murphy," a name which I have not lawfully held since 2019.
- 9. I provided correct identification and attempted to correct the record at the time of my arrest, which law enforcement ignored.
- 10. I was detained for over 30 hours under an incorrect identity, despite my clear efforts to correct the mistake.
- iii. Fourth Amendment Violation: Illegal Search & Seizure

AFFIDAVIT OF FUNDAMENTAL DEFECT IN PROCESS & LACK OF JURISDICTION

- I, Bey, Darnell Jerome Murphy, declare under penalty of perjury that the following statements are true and correct to the best of my knowledge:
- 1. I was detained and booked into the Mayes County Jail under an incorrect name that does not legally identify me.
- 2. Despite informing both the arresting officer and jail staff of my correct legal identity, I was forcibly processed under an erroneous name, creating a fundamental defect in these proceedings.
- 3. Any prosecution under the wrong name is jurisdictionally defective, rendering these proceedings void ab initio (from the beginning).
- 4. The court has no lawful authority over me because the case is proceeding against an entity that is not me.
- 5. Due process requires that charges be brought against the correct individual, and failure to do so is a fatal defect that invalidates any legal action taken under the incorrect name.

WHEREFORE, I submit this affidavit as evidence that these proceedings are jurisdictionally void and must be dismissed immediately.

I declare under penalty of perjury that the foregoing is true and correct.

Junel Jerone Phosphy/Agent

Executed on this 4 day of 4 2024

Bey, Darnell Jerome Murphy], Attorney-in-Fact

State of Missouri

County of St Louis City COUNTY ON THIS ZUM day of CERRANARY, 20 25

Personally appeared Downell Tellims Murphy Bey Whom Subscribed and Sworn tolor affirmed), before me

Notary Public Florer Well

RIARA MCNE IL NOTARY PUBLIC - NOTARY SEAL STATE OF MISSOURI MY COMMISSION EXPIRE S APRIL 10, 2027 ST LOUIS CITY COMMISSION W21-81100

AFFIDAVIT OF SPECIAL APPEARANCE & NON-CONSENT TO JURISDICTION

- l, Bey, Darnell Jerome Murphy, declare under penalty of perjury that the following statements are true and correct to the best of my knowledge:
- $1.\ l$ am appearing in this court strictly for the purpose of challenging jurisdiction and not for any other purpose.
- 2. My appearance does not constitute a general appearance, nor does it signify consent to these proceedings.
- 3. The case has been initiated under a misidentified name that does not legally identify me, creating a jurisdictional defect.
- 4. As the case is proceeding under an incorrect identity, this court lacks jurisdiction over me, and any proceedings against me under the incorrect name are void.
- 5. I reserve all rights and do not waive any defenses, including objections to personal jurisdiction and fundamental defects in due process.

WHEREFORE, I submit this affidavit to confirm that my special appearance is for jurisdictional challenge only, and no waiver of rights or consent to the proceedings is implied.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on this 4 day of Feb. 202.5

Bey, Darnell Jerome Murphy, Attorney-in-Fact

County of St. Louis City
On this Symday of FEBRUARY, 20 25

Personally appeared Parnell Jerome Murphy Bey Whom Subscribed and Sworn to or affirmed before me

Notary Public Kranon Michel

KIARA MCNEIL
NOTARY PUBLIC - NOTARY SEAL
STATE OF MISSOURI
MY COMMISSION EXPIRES APRIL 10, 2027
ST. LOUIS CITY
COMMISSION #23781169

28

AFFIDAVIT OF PUBLICATION

STATE OF MISSOURI

s.s.

COUNTY OF ST. LOUIS

Before the undersigned Notary Public personally appeared Lisa Fowler on behalf of THE COUNTIAN, ST. LOUIS COUNTY who, being duly sworn, attests that said newspaper is qualified under the provisions of Missouri law governing public notices to publish, and did so publish, the notice annexed hererte, starting with the October 28, 2019 edition and ending with the November 11, 2019 edition, for a total of 3 publications:

10/28/2019

11/04/2019

11/11/2019

Page 1 of 1

In re Darnell Jerome Murphy CHANGE OF NAME - To Whom it May Concern: Public Notice is hereby given that by an order of the Circuit Court of the County of St. Louis, State of Missouri, Div. 13 Case No. 19SL-DR04007, made and entered of record on October 21, 2019, the name of Darnell Jerome Murphy was changed to Darnell Jerome Murphy Bey.

DARNELL JEROME MURPHY 11807855 County Oct. 28, 2019

Lia Lowler

Lisa Fowler

Subscribed & sworn before me this day of day of 2019

(SEAL)

Notary Public

CHARLE JONES Notary Painte - Notary Seal Sats of Missouri

Communications of ST Louis County My Grandi, https://www.nage.com/ Lastmob.bourton.com/ Lastm FILED

NOV 1 8 2019

JOAN M. GILMER CIRCUIT CLERK, ST. LOUIS COUNTY

IN THE CIRCUIT COURT OF _	ST. LOUIS COUNTY . N	1ISSOURI
DARNELL JEROME MURPHY)	
Parties Appearances (Check all that apply)	Case No. 19 Division No. of Name Judgment Count I	FILE OCT 2 1 2019
person. appears in person.	Next Frien	(s) appear by
The court finds that the change of name interests of any other person.	e(s) would be proper and would not be d	etrimental to the
3. The name of Petitioner is changed as fo	llows:	
From	То	Birth Date
From First DARNELL		Birth Date
From First DARNELL Middle JEROME	То	Birth Date
From First DARNELL Middle JEROME Last: MURPHY	To First DARNELL	Birth Date 2/8/1981
From First DARNELL Middle JEROME	To First DARNELL Middle JEROME MURPHY	
From First DARNELL Middle JEROME Last: MURPHY Suffix Change of Birth Records 4. It is further ordered that the Division for the State of Missouri alter the birth of judgment shall be mailed by the Petition It is further ordered that the State of Petitioner(s) to reflect this judgment. The appropriate state of birth of Petitioner(s) Notice Notice Notice Notice of the change of name(s) shall consecutive weeks in the following news ST. LOUIS COUNTIAN	First DARNELL Middle JEROME MURPHY Last BEY Suffix n of Health and Senior Services, Bureau of Certificate(s) of Petitioner(s) to reflect this mer(s) to the Division of Health and Senior for alter the birth certificate judgment shall be mailed by the Petitic)	2/8/1981 of Vital Statistics is judgment. This r Services icates(s) of iconer(s) to the

Court Costs 6.	be paid from the court of	cost deposit(s) previously	posted,
Waiver of Right to Rehe We, the undersign recommendations of to case.		aive the right to file a mo	e findings and otion for rehearing in this
Juage	Date	Commissioner All orders and these fin of the Commissioner arthe judgment of the cou	Date dings and recommendations reconfirmed and adopted as art.
		Judge	 Date

Petitioner's Attorney	Petitioner	Petitioner					
Signature of Petitioner's Attorney)	(Signature of Petitioner, 8624 JO COURT	(Signature of Petitioner) 8624 JO COURT			(Signature of Petitioner)		
(Attorney's Name/Bar # - PRINTED)	31. 20013 MU	63134	(Street)				
(Street)	(City) (State) (314) 249-5011 (Telephone Number)	(Zip)	(City) (Telephone	(State)	(Z'p)		
(City) (State) (Zip)	(receptione Number)		, rerephone	(vurnoer)			

(Malden Name - if applicable)

(Last Name)

My husband's or wife's full legal name is:

Emmett

(Middle Name)

(Middle Name)

Jerome

(First Name)

(First Name)

(Jr/Sr/111)

Sr.

Jr St /10

Murphy

(Last Name)

8.	My birth date is: 02/08/1981 (mm/dd/yyyy)		
9.	My place of birth is: Saint Louis (City)	Missouri (State)	united states of Ame (Country)
10.	The change of my name would not be detrimental	to any other person	, , ,
	I want to change my name because:	, same percent.	1
	see attached sheet		13
		v ob https://doi.org/10.1000/1	
12.	I reside in ☐ the United States ☑ another coun	try which is:	
	Northwest Amexem, united states of Al Moroc, u	nited states of America	Republic
13	I reside in the State of Missouri Republic	,.	7. CPGBIIC
14.	reside in the County of Saint Louis	<u>_</u>	
15.	Check one of the two boxes.		
	My name has never been changed.		
	My name has previously been changed as fol	lows	
	State the name and number of the case in which the judgment was entered:	dgment was entered and th	e court in which the
40			
16.	Check all boxes that apply.		
	I am the victim of a crime based upon domest	ic violence as defined la	n §455.010, RSMo.
	I am the victim of child abuse as defined in §2	10.110, RSMo.	
	I am the victim of abuse by a family or housely None of the above.	hold member as defined	in §455.010, RSMo.
17			
	There are no unsatisfied money Judgments ag	rolpat ma	
	There are unsatisfied money judgments again	gainst me. ist me in the following c	ases:
	State the name and number of the case in which the judgment was entered.		

	State the name and number	of the case and th	ne court in which it is per	ding.	Se state	
		and the second section of the second section and				
	to definition to the contract of the total section of the contract of the cont				The second of th	- : : /
dr	ren's Information					**
	Δ			T. F Tarris		
			ren) who is/are liste			
E	nter the number of children above	ve. Enter each chile	d's full name below as it	appears on the bir	th certificate	. Also state,
tn	e age and address of each child	i, if you have more	than six children, attacr	i an additional page	v/arr.	المساعلين المستند
a.		Nicole	Murphy			18
	(First Name)	(Middle Name)	(Last Name)		(Jr./Sr./III)	(Child's Ag
			int Louis	Missou	ırı	
	(Street)	(Ci	ty) 🦿	(State)		(Zip)
h	Darnell	Jerome	Murphy			12
U.	(First Name)	(Middle Name)	(Last Name)		(Jr./Sr./III)	(Child's Ag
	2452 Indiancup Drive	Flo	orissant	Missou	ıri	[63033]
	(Street)	(Ci	ty)	(State)		(Zip)
	Kovion	Mekhi	Murphy			9
C.	Keyion (First Name)	(Middle Name)	(Last Name)		(Jr./Sr./III)	(Child's Ag
	2452 Indiancup Drive		orissant	Missou	ıri	[63033]
	(Street)	(Ci		(State)		(Zip)
		60.	Exert			3 months
d.	Khloe	Makenzie Mu (Middle Name)	Bey (Last Name)		(Jr./Sr./III)	(Child's Ag
	(First Name)		12.7	Missou		[63033]
	2452 Indiancup Drive (Street)		orissant	(State)		(Zip)
	(Street)	(Ci	(y)	(Glaic)		1
e.					(1- 10- 111)	(Childia An
	(First Name)	(Middle Name)	(Last Name)	3	(Jr./Sr./III)	(Child's Age
		to approximate the property of		(04-4-)		(Z(p)
	(Street)	(Cl	ty)	(State)		(-,0)
f.	· ·					
	(First Name)	(Middle Name)	(Last Name)		(Jr /Sr /III)	(Child's Age
	,					
/COX	(Street)	(CI	A. A	(State)		(Z p)

Request for Relief

THEREFORE, I ask the court to change my name from the name stated in Paragraph 1 above to the name stated in Paragraph 2 above.

Petition for Change of Name (For Adult Individual)

Sign Below in the Presence of a Notary Public

above and that the facts stated in this Petition for Compile of her best knowledge, information and belief	or her oath, states that he or she is the petitioner named Change of Name (For Adult Individual) are true according
(Sign above five description diagrams Ve)	Print your name above) (Print your name above)
The following information must be completed in	by a notary public.
STATE OF MISSOURI	BRENDA M ANDERSON
COUNTY OF ST. LOUIS City) SS	Notary Public - Notary Seal State of Missouri Commissioned for St. Louis City My Commission Expires: May 27, 2020
On this 13th day of August	Commission Number: 12381921 , 20 19 , before me personally appeared,
who executed the foregoing instrument and acknowled act and deed.	to me known to be the person described in and owledged that he/she executed the same as his/her free
IN WITNESS WHEREOF, I have hereunto set my State aforesaid, the day and year first above written	hand and affixed my official seal in the County and en.
	Francia M. Anderson
	Brenda M. Anderson Notary Public
	ST. Louis Coty County, State of Missouri
My commission expires: May 27, Zo21	<u>)</u>
Attorney Information	
This information may be completed by Your attorney. Do rethe assistance of an attorney.	not enter any information here if you are filing this case without
I have assisted Petitioner in the preparation appearance on behalf of Petitioner.	of these pleadings, but I am not entering my
(Attorney - Sign above)	(Missouri Bar Number)
(Attorney - Print your name above)	and the same of th
(Street).	
(City) (Stat	(Zip)
(Telephone Number with Area Code) (Fax Number with A	rea Code) (E-mail Address - Optional)

Court

10F1

1A-BULLAX

IN THE DISTRICT COURT OF THE TWELFTH JUDICIAL DISTRICT OF THE STATE OF OKLAHOMA SITTING IN AND FOR MAYES COUNTY

THE STATE OF OKLAHOMA, Plaintiff, VS. Case No. CM-2025- 45 DARNELL J MURPHY ADDR: 8624 JO CT Berkeley, MO 63134 FILED IN THE DISTRICT COURT ****2001 DL: MAYES CO OKLAHOMA ***_** SSN: DOB: February, 1981 FEB 2 4 2025 Defendant(s). SAFAH WALLACE, COURT CLERK DEPUT

INFORMATION

FOR:

COUNT 1: POSSESSION OF CONTROLLED DANGEROUS SUBSTANCE ~ 63 O.S. § 2-402, a

COUNT 2: SPEEDING - POSTED ZONE ~ 47 O.S. § 11-802, a MISDEMEANOR COUNT 3:

OPERATE VEHICLE WITH LICENSE PLATE COVERED ~ 47 O.S. § 1113(A)(2), a

STATE OF OKLAHOMA, COUNTY OF MAYES:

I, Matthew J. Ballard, the undersigned District Attorney of said County, in the name and by the authority of the State of Oklahoma, give information that in said County of Mayes and in the State of Oklahoma, DARNELL J MURPHY did then and there unlawfully, willfully, knowingly and wrongfully commit

POSSESSION OF CONTROLLED DANGEROUS SUBSTANCE ~ a MISDEMEANOR, on or about the 14th day of February, 2025, by knowingly and intentionally having in defendant's possession under defendant's control Marijuana and Ecstasy, said drug being classified as a controlled dangerous substance in Schedule I and IV of the Uniform Controlled Dangerous Substances Act of Oklahoma.

SPEEDING - POSTED ZONE ~ a MISDEMEANOR, on or about the 14th day of February 2025, by driving a 2016 Lincoln MKZ, bearing MO LL5A7N, on US 69 at US 69 and OK 28, at a speed of 55 miles per hour, which exceeded the posted speed limit of 45 miles per hour.

OPERATE VEHICLE WITH LICENSE PLATE COVERED ~ a MISDEMEANOR, on or about the 14th day of February, 2025, the Defendant was operating a 2016 Lincoln MKZ, bearing MO LL5ATN with a plate covering that covered the expiration of the license plate

> MATTHEW J BALLARD DISTRICT ATTORNEY

G1/K Smollward / \$ 2,000,00

Kyle E Jong Assistant District Attornet

% 1907 Page Ave. 1141 St. Louis, MO 63133

ARNEW ROY

RECEIVED

MAR 0 4 2025 Heidi D. Campbell, Clerk U.S. DISTRICT COURT

Clerk of the U.S. District Court For the Morthern District of Oklahoma 333 W 4th Street Room 411 Tulsa, OK 74103







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